25

they disagreed with either your father's or your own religious beliefs. Is that correct?

- A No, sir. I didn't say anything of the kind.

 JUDGE LUTON: That's fine. Stop.

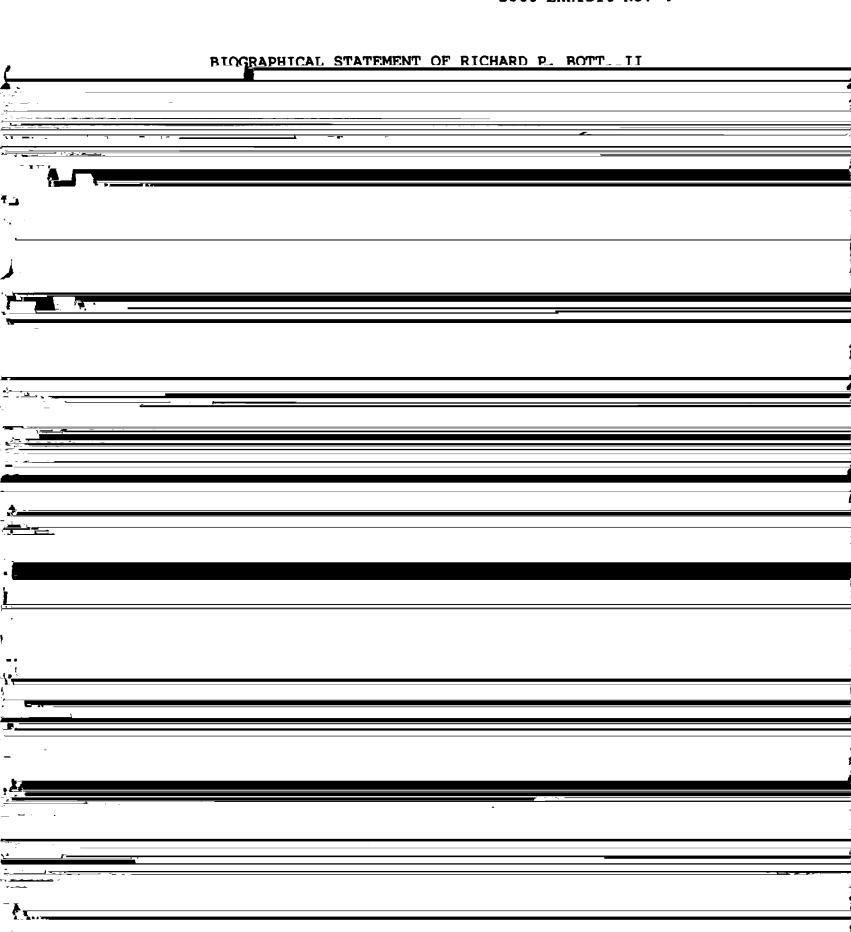
 BY MR. ALPERT:
- Q Maybe I misheard you. Do you have any ties whatsoever to Blackfoot, Idaho currently?
 - A What do you mean by ties?
 - Q Family, friends, property, anything?
- A I visited there, met some people, community leaders and so forth.
- Q But nothing that ties you down there or anything of that sort right now?
- A I have no family or friends there other than the people I've met when I visited.
- Q Dkay. Assuming you get this grant do you have any plans right now to only own this property for a finite period of time?
- A No, I have no plans to sell it if that's what you mean.
- Q That's what I meant. And in your testimony you say that you intend to establish a domicile in Blackfoot. Is that correct?
 - A Yes.
 - Q Do you intend to maintain any other residences

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ATTACHMENT 6

Richard P. Bott, II MM Docket No. 87-223 File No. BPH-850711MM

Bott Exhibit No. 4



was producer of the weekly radio program "Teen Tempo." At Bob Jones University, I worked at campus Station WBJU() from 1974-77. At the station, I was in charge of promotions, programming, and advertising.

For two years, from 1977-79, I was General Manager of Media Management Associates, an advertising agency in South Carolina. After spending the next two years at Harvard University, I returned to radio as General Manager for Station WFCV(AM), Fort Wayne, Indiana, for approximately a six-month period in 1981 and 1982.

In 1982, I joined Bott Broadcasting Company ("BBC") as Vice President for Sales and Marketing. In 1984, I became Vice President of BBC. I work on a full-time basis of at least 40 hours per week at BBC handling administrative matters for BBC and its associated companies' radio stations. My principal responsibility has been to ensure that the day-to-day activities of the stations are carried out in an effective and profitable manner. My managerial duties include a broad range of areas that I am personally in charge of and also some matters that I share with the President of BBC.

The duties that tend to be my principal ones are in supervising the activities of the individual station general managers, handling the sale of national advertising time on the stations, monitoring the financial conditions of the corporation and its stations, and ensuring that our business plan is met.

Bott Exhibit No. 4
Page 3

I am involved in the Independence, Missouri Chamber of Commerce as well as church groups and other community and civic organizations.

The chance to build, nurture, and develop my own radio station business is one that I have sought since my business school days. While I will remain an officer and director of BBC and its associated companies, as well as owning the Central Valley station, I will treat them as matters of secondary importance. I expect that BBC will hire someone to handle the duties I have been responsible for and that my only contact with BBC will be occasional board of directors meetings. As for the Central Valley station, I will employ a general manager for all day-to-day activities and will limit my involvement to reviewing his work from my Blackfoot home and office. The FM station at Blackfoot will, as a result, be my principal endeavor.

Richard P. Bott, II MM Docket No. 87-223 File No.BPH-850711MM

Bott Exhibit No. 4 Page 4

DECLARATION

I, Richard P. Bott, II, declare under penalty of perjury, that the information contained in the foregoing exhibit is true and correct, to the best of my knowledge and belief.

Further Declarant sayeth not.

Executed at Blackfoot, Idaho on the 2014 day of November, 1987.

Richard P. Bott, II

ATTACHMENT 7

REPORE THE

Federal Communications Commission

WASHINGTON, D. C. 20554

In re Applications of	MM Docket No. 87-223					
RICHARD P. BOTT, II	File No. BPH-850711MM					
RADIO REPRESENTATIVES, INC.	File No. BPH-850711MO					
CLARE MARIE FERGUSON	File No. BPH-850712MS					
For Construction Permit for a New FM Station in Blackfoot, Idaho						

To: Honorable Edward Luton
Administrative Law Judge

PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW OF RICHARD P. BOTT, II

Barry A. Friedman Michael Drayer WILNER & SCHEINER Suite 300 1200 New Hampshire Avenue, N.W. Washington, D.C. 20036 (202) 861-7800 quantitative participation. See Alexander S. Klein, Jr., supra, 86 FCC2d at 424-25; Jarad Broadcasting Company, Inc., supra, 1 FCC Rcd. 181.

(1) Richard P. Bott, II

- 70. Richard P. Bott, II, will be permanently integrated into the day-to-day operation and management of his proposed station on a full-time basis of at least 40 hours per week. Fdgs. ¶ 11. Bott will serve as General Manager of his proposed Id. General Manager is the highest-level management position, with a substantial policy-making component, and is specifically cited by the Commission as a position placed at the highest level of integration credit. Policy Statement, supra, 1 FCC2d at 395. Having specified that the sole principal of the applicant will be the station's general manager, Bott must receive this level of integration credit. See Alexander S. Klein, Jr., supra, 86 FCC2d at 432 n. 41. Accordingly, Bott should receive 100% quantitative integration credit.
- qualitative enhancement for his proposed relocation to Blackfoot and his substantial broadcast experience. Bott has stated that if his application is granted, he will move to Blackfoot. Fdgs. 12. Thus, Bott is entitled to a slight local residence enhancement credit for this future local residence. See Vacationland Broadcasting Company, Inc., 97 FCC2d 485, 495 (Rev. Bd. 1984). Furthermore, although broadcast experience is a factor of lesser enhancement value, Bott is entitled to enhancement for his extensive broadcast experience, which

ATTACHMENT 8

WITHDRAWN FROM ORAL ARGUMENT PURSUANT TO LOCAL RULE 13(i)

UNITED STATES COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA CIRCUIT COURT

RADIO REPRESENTATIVES,	INC.,	*		
•	•	*		
Petitioner, '		*	No.	90-1227
	•	*		
vs.	•	*		
		*		
FEDERAL COMMUNICATIONS	COMMISSION	*		
Dogwoodent		*		
Respondent,		*		
RICHARD P. BOTT, II,		*		
1201220 21 2021, 22,		*		
Intervenor.		*		

RESPONSE TO MOTION TO REMAND TO REOPEN THE RECORD

Richard P. Bott, II ("Bott"), Intervenor in the above-referenced appeal, by his attorneys and pursuant to Local Rule 7(d), hereby responds to the Motion to Remand to Reopen the Record filed herein by Radio Representatives, Inc. ("RRI"), Appellant. In support hereof, Bott states as follows:

1. In presenting its Motion, RRI argues to this Court that it has come upon new evidence that undercuts the integration credit heretofore awarded Bott by the Federal Communications Commission ("FCC"), thereby requiring a further evidentiary hearing. The evidence allegedly arises from the <u>Initial Decision</u> of an FCC Administrative Law Judge in a comparative hearing in which Bott was neither a party nor a witness. <u>Raymond J. and Jean-Marie Strong</u>, FCC 91D-3, released January 31, 1991

("Strong"). From evidence related to the application to the ECC.

station at Bartlett, Tennessee, RRI constructs a theory that Bott will not carry through on the integration pledges Bott has made to the FCC in the instant case. 1/ This claim is wide of the mark.

- 2. In the first place, RRI's Motion is untimely filed and must be dismissed. As RRI admits, the standard for reopening a trial-type hearing is that the movant must have acted with due diligence to locate and submit its claims. Omaha TV 15, Inc., 4 FCC Rcd 730 (1988). RRI is seriously deficient in this regard.
- 3. The hearings in the Strong proceeding were conducted over the period from July 9 to 16, 1990. Raymond J. and Jean-Marie Strong, supra at ¶2. RRI has had seven months to study the transcripts of the hearings, draw its conclusions, and file a motion raising its allegations. It did not act expeditiously and, only now, with briefing completed and Court action expected in this case, does it submit its Motion. In failing to act with due diligence, RRI has waived its right to bring this Motion, frivolous as it may be.
- 4. Even assuming the Motion is entertained as timely filed, it relates to an issue that RRI did not pursue and is, therefore, moot. In neither its Exceptions to the FCC's Review Board, its Application for Review to the FCC (Joint Appendix at 262), or its appeal to this Court, did RRI raise any questions in

¹Interestingly, since Bott, Sr. did not receive the construction permit, he will not be moving to Bartlett and requiring a replacement for his present position. That eliminates any question that Bott has a restriction on his ability to relocate to Blackfoot.

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Blackfoot. No question is asked of the witness whether he has consulted with Bott in regard to Bott's plans to be integrated into the management of the Blackfoot station or other broadcast management positions. In fact, when the testimony turned to another application filed by Bott, for a new radio station at Olathe, Kansas, 2/Bott, Sr. testified that he was not aware of his son's plans (Tr. 1812):

- Q. Well, let me ask you this first. Are you aware that your son Rich had applied for a new station in Olathe, Kansas? I'm not sure of the pronunciation, O-l-a-t-h-e.
- A. Olathe.
- Q. I'm unclear on what happened to the application.
- A. I think it's still pending.
- A It's still mending no you know if he plane to mun-

should not be permitted.

7. RRI cites (Motion, p.5) one portion of the Judge's decision as being dispositive of its claim. Therein, RRI provides emphasis to the Judge's statement that Bott will take over the family's business. However, the following colloquy from the trial transcript hardly supports such a conclusion (Tn. 1776):

Judge Kuhlmann: "But how are [you] going to leave all that behind and get off to Bartlett, Tennessee and do it?"

The Witness: "I think that he is ready now and would --"

- 8. It is painfully obvious that RRI has presented this Court with conjecture and surmise, not evidence as to any alteration in Bott's representations to the FCC. There simply is no record evidence that Bott's father offered any testimony undermining Bott's integration pledge in this case. In fact, no questions were raised in the Strong proceeding as to Blackfoot. All there is involves vague testimony as to Bott, Sr.'s plans. Nothing at all deals with the plans or intentions of Bott. A record devoid of this is not one on which to construct any conclusions, especially those that would continue a proceeding that started almost six years ago.
- 9. In order for a hearing to be held on any matter, there must be more than a mere factual dispute. The matter must, as RRI noted, be sufficient to affect the ultimate disposition of this case. Omaha TV 15, Inc., supra. Nothing presented by RRI rises to that level. As is obvious from the transcript, the

evidence presented by RRI raises no questions as to the truth and veracity of Bott. Rather, RRI's failure to introduce the transcript in connection with its Motion raises questions concerning an intention to delay resolution of this case. In that Bott has not wavered from his integration pledge and remains committed to move to Blackfoot and carry out his plan to construct and operate the new Blackfoot station, while RRI has failed to offer any evidence to the contrary, there is absolutely no basis for a remand. On the contrary, a decision affirming the Commission's action should issue at the earliest possible time.

WHEREFORE, it is respectfully requested that the Motion to Remand to Reopen the Record be denied.

Respectfully Submitted,

SEMMES, BOWEN & SEMMES

BY:

Barry A. Friedman

1025 Connecticut Avenue, N.W.

Suite 500

Washington, D.C. 20036

(202) 822-8250

Attorney for Richard P. Bott, II

Dated: February 19, 1991

Transcript of Proceedings

BEFORE THE

Federal Communications Commission

In the Matter of:

BARTLETT, TENNESSEE

Docket No. 89-606

DATE: July 16, 1990

PLACE: Washington, D.C.

VOLUME: 7

PAGES: 1700 - 1850

Capital Hill Reporting

Official Reporters
1825 K Street, N.W.
Washington, D.C. 20006
[202] 466-9500

DV	MC	MAHONEY:
ВI	m 5 .	MARUNE:

	Q.	Mr.	Bott,	going	back	t to	Aonz	stat	tement	in	your
int	egrat	ion s	tateme	nt that	t You	ı're	curr	entl;	y semi-	ret	ired
do ;	you r	ecall	being	asked	, or	when	did	you	become	se	mi-
ret	ired?	,			:	•					

- A. That has been an evolving process. There has not been a date or a time, it has just taken place.
 - Q. And when did that evolving process begin?
- A. Again this answer is not traditional, but maybe when I was 30 years old it has been an evolution.
- Q. So you started the retirement process when you were 30?
- A. That's why the term is a little non-standard and different in many times a person would use that term.
 - Q. Could you --

JUDGE KUHLHANN: Well, is this because Hr. Bott, that you wouldn't have to work at all if you didn't want to? You wouldn't have to so anything?

THE WITNESS: Your Honor, I have a little sign where I shave every morning that says when your work is work, you're in the wrong kind of work.

JUDGE KUHLMANN: No, my question is much more functionally, you see, and less ethereal. If you decided that you didn't want to do anything for Butt Broadcasting today, tomorrow or ever again, could you do that if you

CAPITAL HILL REPORTING, INC.

7 ...

wanted to? Would the company go right on?

15:20

THE WITNESS: That would be a matter of opinion.

I suppose within our family, wouldn't it.

JUDGE KUHLMANN: I don't know, that's what I'm asking you.

THE WITNESS: In my opinion, I think I contribute a lot and hopefully I do --

JUDGE KUHLMANN: But if you call up your son
Richard tomorrow, you said took, Richard -- is it Richard
that kind of runs things -- and you said to him I'm not
going to be able to do this anymore, I'm going to spend
most of my time taking trips to Disneyland, would you
then, could you do that if you wanted to?

THE WITNESS: He has a Harvard NBA and he would probably --

JUDGE KUHLMANN: so he could take over if he wanted to and you could tell him that if you wanted to.

THE WITNESS: That could be interpreted, yes, that would be.

JUDGE KUHLMANN: You see, we have to have something fairly specific to deal with on the record here. Go ahead, Ms. Mahoney.

BY MS. MAHONEY:

Q. Mr. Bott, do you recall at your deposition you were asked to explain how the process that got you from

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Broadcasting Company and its subsidiaries I control and then you list the stations. If you had wanted to be the full-time General Manager at any one of those stations in the last ten years, you could have been, couldn't you?

- A. It would have been difficult to have been the full-time General Manager at a station considerably apart from my residence.
- Q. Well, there were stations that you controlled right in the same community as your residence, were there not; at least one?
- A. It would have been impossible to have been the full-time General Manager of the station where I have a residence and continued to devote the time to Bott Broadcasting Company as a whole that I have done.
- Q. But your son Richard could have taken on some of those duties?
- A. As a matter of evolutionary process also, he's a very young man and this has happened also over a period of years, his ability to do that. I would say now he could much more easily than he could have up until recently.

JUDGE KUHLMANN: Well, when do you think he was ready to take over what he does now or what you think he could do now?

THE WITNESS: I think the business of radio he

does very well, I'm not sure the philosophy, the nature of radio, the idea of communications and interaction with the community. The service of radio is something I think only a person only really has a taste for through experience and doing it, little by little.

JUDGE KUHLMANN: And only you could do that?

THE WITNESS: That's been the thing that got me involved in radio in the first place and the thing that I've loved right along.

JUDGE KUHLMANN: But how are going to leave all that behind and go off to Bartlett, Tennessee and do it?

THE WITNESS: I think that he is ready now and he would --

JUDGE KUHLMANN: Oh, he would do both now?
THE WITNESS: Yes.

JUDGE KUHLMANN: Okay, so if you wanted to tomorrow morning you could go over to the Oberlin Park station, for example, and start being the General Manager

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Q.	Does	he	receive	any	kind	of	salary	from	you
personally	y?								

- A. No.
- Now, when he did the inquiry as to the cost estimates for your personal station, he did that as your employee; is that correct?
 - Yes. A.
- So basically he did that as an employee of Bott Broadcasting Company?
- I would say he probably did that as my son. He was not paid for that and his notes were handwritten on a piece of paper.
- I'd like to direct your attention to your deposition testimony at page 123. Starting at line two you were asked, in the preparation of your application for Bartlett, did you receive any assistance from any members of your family and what was your response?
 - Yes.
- And then you were asked, okay, which members and what form of assistance. Could you read your response, please?
- I asked Rich to do some initial inquiry as to equipment needs as my employee, someone under my employ and he did so.
 - I notice an amendment to your application. CAPITAL HILL REPORTING, INC.

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	1812
1	Well, let me ask you this first. Are you aware that your
2	son Rich had applied for a station in Olathe, Kansas? I'm
3	not sure of the pronunciation, O-1-a-t-h-e.
4	A. Olathe.
5	Q. I'm unclear on what happened to that applica-
6	tion.
7	A. I think it's still pending.
8	Q. It's still pending. Do you know if he plans to
9	run that station as its General Manager?
10	A. I cannot speak for him. I honestly don't know.
11	Q. You don't know. But he is right now vice
12	President and General Manager of Bott Broadcasting?
13	A. Yes.
14	Q. Do you have any I just want to make the
15	record clear. You said you were not sure whether you
16	continue to retain a salary at Bott Broadcasting Company.
17	Is it fair to say that you have no plans at this point to
18	stop your salary at Bott Broadcasting Company?
19	A. No plans at what note:

At this point, today.

CERTIFICATE OF SERVICE

I, Barry A. Friedman, do hereby certify that I mailed this \(\frac{19^2}{2}\) day of \(\frac{FERVARY}{2}\), 1991, a copy of the foregoing "Response to Motion to Remand to Reopen the Record" by first-class mail, postage pre-paid, to the following:

David Silberman, Esquire Federal Communications Commission Office of the General Counsel Room 614 1919 M Street, N.W. Washington, D.C. 20554

Dan J. Alpert, Esquire Ginsburg, Feldman and Bress, Chartered 1250 Connecticut Avenue, N.W. Washington, D.C. 20036

Barry A. Kriedman